

son and Green; Charles G. Shryock, arch
Madison street, between Eighth and N
also, at the office of Oliver H. Stanton.

the clerk.

Justice—Nothing is more usual in courts of justice than to recall witnesses for further examination, especially at the instance of the counsel. It is frequently done at the instance of the counsel, and is, however, one of those questions within the discretion of the court. It is not the business of the jury to question the wisdom of the court. Mr. Evans—May we be heard on the subject?

Chief Justice—Certainly.

Mr. Evans—The question, Mr. Chief Justice, whether a witness may be recalled is always a question within the jurisdiction of the court, and is not a question for the jury, unless there be special circumstances where a collusion is suspected. The courts frequently lay down a rule, and hold that a witness who has been once dismissed from the stand, and of course we shall obey whatever rule the court shall lay down.

CONGRESSIONAL PROCEEDINGS

Mr. Butler—When the witness was on the stand Saturday, this question was asked: All right, now when you were in the White House, after the President and you in relation to the removal of the President, did you have any conversation with the President after the removal of the President, and after some argument, the Senate solemnly decided that it should not be put in evidence? And the witness said: Yes, this. Then other proceedings were had, and, after considerable delay, the counsel for the President said: I am going to stop this line of business. This morning the Senate gave that question to the witness, and the witness said: Yes, the witness put to him such questions as they pleased. Then the witness went on to say: I am going to stop this line of business. I am going to ask a question to satisfy his own mind. Of course, the witness was not asking a question for the President's counsel, but for himself. The witness said: I am going to stop this line of business. Senator Johnson, rising—What does the honor- able gentleman mean by that? Mr. Butler—I mean precisely what I say, that it cannot be supposed that the Senate

Senators Johnson—Mr. Chief Justice, if the honorable manager means to impute that in anything I have done in this trial I have been acting as counsel or in the spirit of counsel, he does not know of whom he speaks. I am here to discharge a duty, and that duty I propose to discharge. I know the law as well as he does.

language may not be misunderstood, that it can't be supposed he was acting as counsel for the President having put the question to satisfy his mind upon something he wanted to know. How can it be that that opens the case so as to allow the President's counsel to go on to a new examination? How do we know that he is not acting as counsel for the President, and that there is not some unde-

standing between them, which I do not charge? How can the President's counsel know which satisfies the Senator's mind? He recalls witnesses for the purpose of satisfying his own mind. I agreed that it is common to recall witnesses for something overlooked, but I never have known that where a member of a court wants to satisfy himself by putting some question, that that opens up

a case to the counsel on the other side to put other questions. The court is allowed to put questions, because a judge may want to satisfy his mind on a particular point; but having satisfied himself on that point, there is an end to the matter, and it does not open the case. I trust I have answered the honorable Senator from Maryland—that I made no imputation on him, but I am putting it right.

Chief Justice—I rise to say that I did not know the counsel proposed to ask any questions of the witnesses, and I agree with the honorable managers that they have no right to do any such thing. [Sensation in court.]

sible misunderstanding—to disclaim, once for all, that there was any interest by my associate, who has just taken his seat, or any intent by the managers, at any time, or in any way to question the right and entire propriety of the Senators calling in any witness, and putting any question which they may see fit. We impute no improper motives to any Senator in doing so, but recognize his perfect right

Mr. Evarts—A moment's consideration, I think, will satisfy the Senate and Chief Justice that the question is not as seriously as to the right to recall a witness as to whether the witness is being recalled to answer a question of one of the judges. The counsel is obliged to leave that part of the evidence to be brought out which as it stood, might

The court at 1:30 adjourned.

HOUSE.

Mr. Washburne, of Illinois, offered the following

WHEREAS, It is reported that efforts are being made to procure from the government a transfer to a private company, without consideration, the Island of St. Paul, a territory embraced in the treaty with Russia; and whereas, said island is believed to be very valuable, as being the only home of the fur seal in the world; therefore, be it

Resolved, That the committee on foreign affairs be directed to inquire into the matter and report to the House such efforts to procure a transfer to a private company of said island, and also in regard to the situation and all other facts connected thereupon. Agreed to.

Mr. Washburne gave notice that he should move a call of the House Thursday in order.

Mr. Banks announced that if any business was to be transacted after the call of the House, he should take up the House bill for the protection of American citizens in foreign States. That has the precedence of all others.

The Speaker remarked that that was the

Mr. Eldridge said that he should object to the transaction of any business in the absence of the speaker.

of a quorum, and would also object to the resolution, unless one was admitted to print the opening speech of Judge Curtis in behalf of the President.

The Speaker said that it would require a unanimous consent.

Mr. Kelso objected.

Mr. Lynch introduced a bill to amend the act concerning the registering of ships, and

On motion of Mr. Baker it was resolved that the Secretary of War be instructed to communicate to the House the report on the improvement of the harbor at Alton, Ill.

Mr. Maynard, of Tenn., presented a memorial from the Memphis, El Paso and Pacific Railroad of Texas, praying for a grant of land.

the lands and a loan of United States bonds aid in constructing a continuous railroad along a telegraph from Jefferson, Texas, to San Diego, California, by way of El Paso, with authority to make such railroad connections as to reach San Francisco, Guaymas, Memphis and Virginia City, and the harbor of Norfolk in Virginia, or any other harbor of Virginia, or any other point on the Atlantic coast, and Wash-

After the members returned the Speaker in before them an invitation from the committee on arrangements having in charge the dedication of the Lincoln monument, invite the members to be in attendance on Wednesday

Mr. Washburne, of Illinois, moved that the Speaker prepare a prayer in answer to the invitation.

Mr. Raun suggested that a committee of the House be appointed to attend.

The Speaker said of course it was understood that gentlemen who desire could have their backs covered.

The Speaker stated that, on the 31st March, the House ordered the previous question on the passage of the resolution, from the committee on printing, to print 40,000 copies of manager Butler's opening speech of impeachment. The question now recurs—Should the main question be asked?

Mr. Eldridge desired to offer an amendment to the resolution.

The Speaker replied that that could only be done by unanimous consent.

Mr. Eldridge offered the amendment, which was read for information, that there be printed, for the use of the House, 40,000 copies of the opening argument of the President counsel, Judge Curtis.

The Speaker said unanimous consent could not make this a new order. By the statute at large every proposition for printing extra numbers must be referred to the committee on printing. No amendment nor unanimous consent can evade the law.

Mr. Eldridge said the Senate amends the House bill for raising revenue.

The Speaker replied that it was a constitutional question.

The Speaker said that the committee had the constitutional right, but the rule said that propositions for printing extra numbers of documents must be referred to the committee on printing.

Mr. Eldridge asked that action on the resolution be delayed, in order that the House might act on it and amend it at some future time.

The Speaker replied that the committee

Mr. Eldridge desired that the resolution referred back to the committee, so as to have the two propositions acted upon at the same time.

On a division the ayes were 43 and the nays 15—no quorum.
Adjourned.

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of Kentucky within said District, who has been adjudged a bankrupt upon his own petition, by the District Court of said District.

mr31 Tu3t STEPHEN E. JONES, Assignee.

N. BANKRUPTCY—District of Kentucky—*Se.* In Louisville, the 26th day of March, A. D. 1896, the following persons have been appointed as assignees of the estates of the bankrupts named:—
HENRY COHEN.
 Of Louisville, in the county of Jefferson, and State of Kentucky, who has been appointed as assignee of the bankrupt named upon his own petition, by the court in and for said county and State.
STEPHEN E. JONES. Assignee.
 Attest: *Wm. H. HARRIS, Clerk.*

N. BANKRUPTCY—District of Kentucky—*Se.* In Louisville, the 26th day of March, A. D. 1896, the undersigned hereby gives notice of appointment as assignee of the estate of the bankrupt named:—
S. D. HOLLOWAY.
 Of Louisville, in the county of Jefferson, and State of Kentucky, who has been appointed as assignee of the bankrupt named upon his own petition, by the court in and for said county and State.
R. M. MOSBY. Assignee.
 Attest: *Wm. H. HARRIS, Clerk.*

NOTICE—District of Kentucky—in bankruptcy of the estate of **ROBERT A. LONG,** of Scott county, in the State of Kentucky, for final discharge filed March 21st, 1896. By order of court, the following persons are appointed as assignees of the bankrupt named to appear before him, at my office, in Louisville, on the 26th day of March, A. D. 1896, to receive the dividend on his claims:—
JOHN W. HARRIS. Assignee.
 Attest: *Wm. H. HARRIS, Clerk.*

THOS. M. EGINTON,
Register in Bankruptcy.

F. M. DUKLEY, Assignee. mrta Tuitt
IN BANKRUPTCY.—District of Kentucky—
At Louisville, the 30th day of March, A. D. 1868.
That the undersigned clerk of said district, by his ap-
pointment as assignee of
F. M. BARBOUR,
of Lagrange, in the County of Meade, and State
of Kentucky, within said District, who has been
adjudged a bankrupt upon his own petition, by the
District Court of said District, do hereby certify.
mrta Tuitt
R. M. MOSBY, Assignee.

IN BANKRUPTCY.—District Court of the
United States, District Court of Kentucky. In the
matter of **Perry C. Brown,** Debtor, and **James A. Serrell,**
creditor of his appointment as assignee of
PERRY C. BROWN,
of Newport, in the County of Campbell, and State
of Kentucky, within said district, who has been ad-
judged a bankrupt, upon his own petition, by the
District Court of said District, do hereby certify.
mrta Tuitt
JOHN T. LEVIE, Assignee.

INSURANCE.

STATEMENT OF THE CONDITION

OF THE

PETERSBURG SAVINGS AND INSURANCE COMPANY,

OF PETERSBURG, VIRGINIA,

Made to the Auditor of the State of Kentucky, on the 1st day of April, 1886, as per certified copy on file in the office of the Jefferson County Court Clerk, Louisville, Ky.

	ASSETS.	
Cash receivable.	\$204.16	
On hand and in hands of Agents.	41,752	
Petersburg Savings and Insurance Co.	20,700	
Guaranteed Railroad Bonds.	5,125	
North Carolina State Bonds.	10,000	
U. S. Bonds.	8,000	
Virginia State Bonds.	2,500	
Real Estate.	860	
Sumdries, embracing small claims, office safe and furniture.	847.59	
	LIABILITIES.	
Due to Depositors.	\$6,904.50	
Due to Sureties.	211.84	
Due on Call.	1,576.77	
Loans on Mortgage.	1,000.00	
Bills payable.	9,000.00	

D'ARCY PAUL, President.
SAMUEL B. PAUL, Secretary.

[illegible]

AND
MACHINE SHOP.

JOHN R. DAVIES,
Successor to Davies & Co., Manufacturer of Marine
Land and Portable Steam Engines; Grist and Saw
Mill Machinery; Tobacco, Cotton and Hay Presses
and Saws; Rollers, Sheet Iron, Brass and Copper
Work of all descriptions; Wrought Iron Pipe and
Steam Fittings; Steam and Water Gauges, Whistles,
etc.

CORNER MAIN AND NINTH STREETS,
JACOBY LOUISVILLE, KY.

JACOB SCHMITT,
Wholesale and retail dealer in

HARDWARE AND CUTLERY.

BOD IRON, NAILS AND STEEL,
Sheet and Hoop Iron, Flower Material, Pittsburg
Wagon Springs, Axles, Spring Perch Co.'s Carriage
Springs and A. L. Taylor's Specials and Pettens, Black
smiths', Wagon Makers', Carpenters' and Cooper
Tools, Carpenters' and Cabinet Makers' Materials,
etc., &c.

NO. 99 MARKET STREET,
5-6 1/2 m North side, bet. Third and Fourth.

THOMAS FLYNN,
MARBLE WORKS,
and
No. 127 Jefferson Street, north side, between Fourth
and Fifth.

LOUISVILLE, KY.

The partnership of Flynn & Karins having been
dissolved by mutual consent, I have none to

style of Monument, Tablet, Urn, Vase and Furniture work as low as any factory in the West. Warrant satisfaction in regard to workmanship and

AUG. HORSTMANN,
 COMMISSION MERCHANT,
 And wholesale dealer in
 PURE COPPER DISTILLED
 BOURBON AND RYE WHISKIE
 FOREIGN AND DOMESTIC

Rectifier, and Manufacturer of the celebrated

UNIVERSITY BITTERS,
ap12 codim 27 Fourth st., Louisville, K.
JAMES TREASY & BRO.,
MANUFACTURERS OF
SADDLES, BRIDLES,
HARNESS, COLLARS, &c
A large lot of
GOVERNMENT HARNESS FOR SALE.
No. 215 Market st., bet. Sixth and Seventh,
fe22 3m LOUISVILLE, KY.

1868, SPRING, 1868.
MILLINERY.

MRS. M. J. OSBORNE

Respectfully-informs her customers that she has
just returned from the East with a choice stock of

MILLINERY GOODS,
HATS,
BONNETS,
FLOWERS,
RIBBONS,
SATINS,
Also, French and American Hat and Bonnet
Frames.

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BOOT AND SHOE.
GEORGE F. WOOD & BROTHER
No. 24 Main street,
AT WHOLESALE.
A large and well-selected stock of Boots and

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